

**REMARKS**

The June 1, 2005 Office communication required an election under 35 U.S.C. § 121  
from:

- Group I: Claims 1-6, drawn to heat-sensitive recording material and process of making the same, wherein a specific color developing mixture is employed, classified in class 503, subclass 216; and
- Group II: Claim 7, drawn to a process of making a heat-sensitive recording material, wherein a specific sensitizer is employed, classified in class 503, subclass 209.

In response to the request for election, applicant provisionally elects, for further prosecution in this application, the invention of Group I, claims 1-6, drawn to heat-sensitive recording material and process of making the same, wherein a specific color developing mixture is employed, classified in class 503, subclass 216. This election is made *without traverse* and is made without prejudice to Applicant's right to file divisional applications directed to the non-elected subject matter.

In addition, unelected independent claim 7 has been amended to depend from claim 6. Claim 7 is adding an additional limitation to claim 6 and should therefore be considered as being directed to the same invention as claim 6. Hence, it is requested that revised dependent claim 7 be considered in this application along with claims 1-6.

**CONCLUSION**

In view of the remarks herewith, the application is in condition for allowance. Favorable reconsideration of the application and prompt issuance of a Notice of Allowance is earnestly solicited.

Any fee occasioned by this paper may be charged, or overpayment credited to, Deposit Account No. 50-0320.

Respectfully submitted,

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